1 2 3	Ryan Koppelman (State Bar No. 290704) <b>ALSTON &amp; BIRD LLP</b> 1950 University Ave, 5 <sup>th</sup> Floor East Palo Alto, CA 94303 Telephone: 650-838-2000 E-mail: ryan.koppelman@alston.com	
4 5 6 7 8 9	Jason D. Rosenberg (admitted pro hac vice) Pamela Councill (admitted pro hac vice) Max E. Rubinson (admitted pro hac vice) ALSTON & BIRD LLP 1201 West Peachtree Street Atlanta, GA 30309 Telephone: 404-881-7000 Email: jason.rosenberg@alston.com Email: pamela.councill@alston.com Email: max.rubinson@alston.com  Attorneys for Plaintiffs Nutramax Laboratories, Inc. and Nutramax	
11 12 13	Laboratories Veterinary Sciences, Inc.	
13	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION	
16		
17 18	NUTRAMAX LABORATORIES, INC. and NUTRAMAX LABORATORIES VETERINARY SCIENCES, INC.,	Case No. 4:18-cv-06749-YGR  Hon. Yvonne Gonzalez Rogers
19	Plaintiffs,	SECOND JOINT STATEMENT
20	vs.	REGARDING SETTLEMENT STATUS
21	FARNAM COMPANIES, INC. and CENTRAL GARDEN & PET CO.,	
22	Defendants.	
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Case No. 4:18-cv-06749-YGR

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1	Pursuant to the Court's April 3, 2019 Order Continuing Compliance Hearing (Dkt. 31), the	
2	Parties submit this Second Joint Statement setting forth an explanation why they have not yet filed	
3	a Stipulation of Dismissal.	
4	The Parties are pleased to inform the Court that on Thursday, April 4, 2019 they reached	
5	agreement on all remaining terms of their confidential written settlement agreement. The	
6	agreement is now with each Party's respective management for final execution. The Parties expect	
7	the agreement to be executed later today or very early next week. The Parties will file a Stipulation	
8	of Dismissal immediately thereafter. In the highly unlikely event an issue arises and a dismissal	
9	cannot be filed, the Parties will appear at the currently scheduled hearing on Friday, April 12,	
10	2019.	
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1	Respectfully Submitted:	
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3	DATED: April 5, 2019	ALSTON & BIRD LLP
4		Ryan Koppelman Jason D. Rosenberg
5		Pamela Councill
6		Max E. Rubinson
7		
8		By: /s/ Jason D. Rosenberg
9		Attorneys for Plaintiffs Nutramax Laboratories, Inc. and
10		Nutramax Laboratories Veterinary Sciences, Inc.
11		
12	Dated: April 5, 2019	LAW OFFICE OF PAUL W. REIDL
13		By:/s/ Paul W. Reidl
14		•
15		PAUL W. REIDL (State Bar No. 155221) Law Office of Paul W. Reidl
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18		Email: paul@reidllaw.com
19		Attorney for Farnam Companies, Inc. and Central Garden & Pet Co.
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